

***CERTIFIED FOR PUBLICATION***

IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA

SECOND APPELLATE DISTRICT

DIVISION THREE

SEA FOODS COMPANY LIMITED,

Plaintiff and Respondent,

v.

O. M. FOODS COMPANY, LIMITED

Defendant;

---

RED CHAMBER CO.,

Objector and Appellant.

---

RED CHAMBER CO.,

Plaintiff and Appellant,

v.

SEA FOODS COMPANY LIMITED,

Defendant and Respondent.

---

B184687

(Los Angeles County  
Super. Ct. No. BC272594)

ORDER MODIFYING OPINION

[NO CHANGE IN THE  
JUDGMENT]

B190151

(Los Angeles County  
Super. Ct. No. BC330464)

THE COURT:

It is ordered that the opinion filed herein on May 9, 2007, be modified as follows:

On page 16, second paragraph, delete first sentence, which reads: “The court permitted Red Chamber to file additional documents from the B of A litigation to better illustrate the position in took in that case.”

Replace with: The court permitted Red Chamber to file additional documents from the B of A litigation to better illustrate the position it took in that case.

On page 28, delete second sentence, which reads: “Had Red Chamber proceeded by means of a creditor’s suit, Sea Foods would have been permitted to pursue its fraud claim by means of a cross-complaint, over which the California courts would have indisputably had jurisdiction.”

Replace with: Had Sea Foods proceeded by means of a creditor’s suit, Red Chamber would have been permitted to pursue its fraud claim by means of a cross-complaint, over which the California courts would have indisputably had jurisdiction.

There is no change in the judgment.